## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

RADLEY BRADFORD, individually, and on behalf of all others similarly situated,

Plaintiff,

Case No. 4:21-cv-00588

v.

Honorable Judge Vanessa D. Gilmore

LENDING CLUB CORPORATION,

Defendant.

## FIRST AMENDED CLASS ACTION COMPLAINT

**NOW COMES** RADLEY BRADFORD, individually and on behalf of all other similarly situated, by and through his undersigned counsel, complaining of LENDING CLUB CORPORATION, as follows:

## NATURE OF THE ACTION

- 1. Plaintiff brings this action seeking redress for violations of the Fair Credit Reporting Act ("FCRA"), 15 U.S.C. § 1681 et seq.
- 2. "Congress made it clear that the FCRA is designed to preserve the consumer's privacy in the information maintained by consumer reporting agencies." *Cole v. U.S. Capital, Inc.*, 389 F.3d 719, 725 (7th Cir. 2004) *citing* 15 U.S.C. § 1681(a)(4).

#### **JURISDICTION AND VENUE**

- 3. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331.
- 4. Venue in the Southern District of Texas is proper pursuant to 28 U.S.C. § 1391(b)(2) because a substantial part of the events or omissions giving rise to the claims occurred in this District.

#### **PARTIES**

- 5. RADLEY BRADFORD ("Plaintiff") is a natural person, who at all times relevant resided in Houston, Texas.
  - 6. Plaintiff is a "consumer" as defined by 15 U.S.C. §§ 1681a(b) and (c).
- 7. Lending Club Corporation ("Defendant") is an online financial institution that specializes in issuing personal loans to consumers nationwide.
  - 8. Defendant maintains its principal place of business in San Francisco, California.
- 9. Defendant regularly conducts business in Texas and is registered with the Texas Secretary of State.

## **FACTUAL ALLEGATIONS**

- 10. In February 2021, Plaintiff discovered that Defendant requested and obtained Plaintiff's Innovis and Trans Union credit reports without his authorization.
- 11. Specifically, Plaintiff discovered that Defendant obtained his Innovis credit report on March 1, 2019 and his Trans Union credit report on January 18, 2019, March 1, 2019, and February 8, 2020.
- 12. Plaintiff has never applied for a loan from Defendant or otherwise had any business relationship with Defendant.
- 13. Plaintiff did not receive a firm offer of credit from Defendant after Defendant obtained his Innovis and Trans Union credit reports.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> "The term 'firm offer of credit' is defined in the FCRA as 'any offer of credit or insurance to a consumer that will be honored if the consumer is determined, based on information in a consumer report on the consumer, to meet the specific criteria used to select the consumer for the offer." *Cole v. U.S. Capital, Inc.*, 389 F.3d 719, 726 (7th Cir. 2004) *citing* 15 U.S.C. § 1681a(l).

- 14. Accordingly, Plaintiff was perplexed by Defendant's acquisition of his highly confidential credit reports.
- 15. Defendant obtained Plaintiff's Innovis and Trans Union credit reports without Plaintiff's consent or authorization and without a permissible purpose enumerated in the FCRA.
- 16. Upon information and belief, Defendant misrepresented to Innovis and Trans Union that (1) Plaintiff applied for credit and or services from Defendant; (2) Plaintiff had a current business relationship with Defendant; or (3) Defendant will be making a firm offer of credit to Plaintiff.
- 17. As a result of Defendant's false representations, Innovis and Trans Union disseminated Plaintiff's highly confidential credit reports to Defendant.
- 18. At all times relevant, Defendant did not have a legitimate or lawful need for Plaintiff's credit reports.

## **DAMAGES**

- 19. Defendant's unlawful conduct resulted in significant harm to Plaintiff.
- 20. Defendant's conduct caused Plaintiff anxiety, distress, mental anguish, and led Plaintiff to fear that he may be a victim of identity theft as Plaintiff did not authorize Defendant's credit inquiries.
- 21. Moreover, Defendant's unauthorized access of Plaintiff's credit reports was highly intrusive and invaded Plaintiff's privacy.
- 22. Alarmed by Defendant's intrusive conduct, Plaintiff retained counsel to protect his privacy and enforce his rights.

## **CLASS ALLEGATIONS**

- 23. All paragraphs of this Complaint are expressly adopted and incorporated herein as though fully set forth herein.
- 24. Upon information and belief, Defendant systematically accesses consumers' credit reports by falsely representing to the credit reporting agencies that consumers are seeking a line of credit or loan from Defendant or that Defendant will be making firm offers of credit to consumers.
- 25. Defendant's systematic practice of accessing consumers' credit reports without a permissible purpose prescribed by the FCRA constitutes a willful and malicious violation(s) of 15 U.S.C. § 1681b(f).
- 26. Plaintiff brings this action pursuant to Fed. R. Civ. P. 23(b)(2) and 23(b)(3) individually, and on behalf of all others similarly situated ("Putative Class") defined as follows:

All persons within the United States (1) that had their consumer credit report(s) obtained by Defendant; (2) from Innovis and/or Trans Union; (3) within the five (5) years preceding the date of the original complaint through the date of class certification; (4) that were not existing customers of Defendant; (5) that did not apply for a loan from Defendant; and (6) that did not receive a firm offer of credit from Defendant.

27. The following individuals are excluded from the Putative Class: (1) any Judge or Magistrate Judge presiding over this action and members of their families; (2) Defendant, Defendant's subsidiaries, parents, successors, predecessors, and any entity in which Defendant or its parents have a controlling interest and their current or former employees, officers and directors; (3) Plaintiff's attorneys; (4) persons who properly execute and file a timely request for exclusion from the Putative Class; (5) the legal representatives, successors or assigns of any such excluded persons; and (6) persons whose claims against Defendant have been fully and finally adjudicated and/or released.

## A. Numerosity

- 28. Upon information and belief, the members of the Putative Class are so numerous that joinder of them is impracticable.
- 29. The exact number of the members of the Putative Class is unknown to Plaintiff at this time and can be only be determined only through targeted discovery.
- 30. The members of the Putative Class are ascertainable because the class is defined by reference to objective criteria.
- 31. The members of the Putative Class are identifiable in that their names, addresses, and telephone numbers can be identified in business records maintained by Defendant.

## B. Commonality and Predominance

- 32. There are many questions of law and fact common to the claims of Plaintiff and the Putative Class.
- 33. Those questions predominate over any questions that may affect individual members of the Putative Class.

## C. Typicality

34. Plaintiff's claims are typical of members of the Putative Class because Plaintiff and members of the Putative Class are entitled to damages as result of Defendant's conduct.

## D. Superiority and Manageability

- 35. This case is also appropriate for class certification as class proceedings are superior to all other available methods for the efficient and fair adjudication of this controversy.
- 36. The damages suffered by the individual members of the Putative Class will likely be relatively small, especially given the burden and expense required for individual prosecution.

- 37. By contrast, a class action provides the benefits of single adjudication, economies of scale, and comprehensive supervision by a single court.
- 38. Economies of effort, expense, and time will be fostered and uniformity of decisions ensured.

# **E.** Adequate Representation

- 39. Plaintiff will adequately and fairly represent and protect the interests of the Putative Class.
- 40. Plaintiff has no interests antagonistic to those of the Putative Class, and Defendant has no defenses unique to Plaintiff.
- 41. Plaintiff has retained competent and experienced counsel in consumer class action litigation.

# **CLAIMS FOR RELIEF**

#### **Count I:**

# Defendant's violations of 15 U.S.C. § 1681b(f) (On behalf of Plaintiff and the Members of the Putative Class)

- 42. All paragraphs of this Complaint are expressly adopted and incorporated herein as though fully set forth herein.
  - 43. Plaintiff is a "consumer" as defined by 15 U.S.C. §§1681a(c) and (b).
  - 44. Defendant is a "person" as defined by 15 U.S.C. §1681a(b).
- 45. Plaintiff's Innovis and Trans Union credit reports that Defendant obtained without a permissible purpose are each a "consumer report" as defined by §1681a(d)(1).
- 46. Defendant violated 15 U.S.C. §1681b(f) by obtaining Plaintiff's Innovis and Trans Union credit reports without Plaintiff's authorization and without a permissible purpose enumerated in the FCRA.

- 47. As stated above, Plaintiff is not a current customer of Defendant and did not seek any credit and/or services from Defendant.
- 48. Moreover, Plaintiff did not receive a firm offer of credit from Defendant after Defendant obtained his Innovis and Trans Union credit reports.
- 49. Defendant willfully and maliciously violated §1681b(f) when it accessed Plaintiff's Innovis and Trans Union credit reports without a permissible purpose under the FCRA.
- 50. In the alternative, Defendant negligently violated §1681b(f) by obtaining Plaintiff's Innovis and Trans Union credit reports without a permissible purpose under the FCRA.
  - 51. As described above, Plaintiff was harmed by Defendant's conduct.
- 52. Upon information and belief, Defendant knowingly and systematically obtains consumer credit reports without a permissible purpose as prescribed by the FCRA.
- 53. Upon information and belief, Defendant does not maintain policies and procedures to protect consumers' privacy interests and prevent the unlawful access of consumer credit reports.
- 54. Due to Defendant's unlawful conduct, Plaintiff is entitled to actual damages, statutory damages, and punitive damages.

**WHEREFORE**, Plaintiff respectfully requests that this Honorable Court enter judgment in his favor and against Defendant, as follows:

- A. Granting certification of the proposed class, including the designation of Plaintiff as the named representative, and the appointment of the undersigned as Class Counsel;
- B. Declaring that the practices complained of herein are unlawful and violate the Fair Credit Reporting Act;
- C. Enjoining Defendant from accessing consumer credit reports without a permissible purpose;

- D. Awarding Plaintiff and the class members actual damages, in an amount to be determined at trial, for each of the underlying FCRA violations;
- E. Awarding Plaintiff and the class members statutory damages of \$1,000.00 for each violation of the FCRA pursuant to 15 U.S.C. §1681n;
- F. Awarding Plaintiff and the class members punitive damages in an amount to be determined at trial for the underlying FCRA violations pursuant to 15 U.S.C. §1681n and 15 U.S.C. §1681o;
- G. Awarding Plaintiff his costs and reasonable attorney's fees pursuant to 15 U.S.C. §1681n and 15 U.S.C. §1681o; and
- H. Awarding any other relief this Honorable Court deems just and appropriate.

# **DEMAND FOR JURY TRIAL**

Pursuant to Fed. R. Civ. P. 38(b), Plaintiff demands a trial by jury.

Date: June 7, 2021 Respectfully Submitted,

## RADLEY BRADFORD

By: /s/ Mohammed O. Badwan

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